WELLS LA 229 Warner J U.S.D.J. 3/9/2023

Lancaster, New Y Defendants shall respond to Plaintiffs' complaint by May

Tel.: (716) 98:8, 2023. Email: steve@wellspc.com

March 8, 2023

The Hon. Vernon S. Broderick United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

> Stellar Beach Rentals, LLC, et al. v. Redstone Advance, Inc., et al. Re:

> > Civil Action No.: 1:23-ev-00955

Dear Judge Broderick:

This firm represents Defendants Redstone Advance, Inc., Gavriel Yitzchakov a/k/a Gabe Isaacov and Simon Yitzchakov a/k/a Simon Isaacov (the "Redstone Defendants") with regard to the above-referenced matter. I write pursuant to Rule 1.G of your Individual Rules and Procedures for Civil Cases to respectfully request an extension of time to respond to the complaint of sixty days, or until May 8, 2023.

In further support of this request, I provide the following information: (1) the original deadline for the Redstone Defendants to respond to Plaintiffs' Complaint was February 5, 2023; (2) there have been no previous requests for an extension; and (3) Plaintiffs' counsel has consented to the requested extension.

Pursuant to the foregoing, I respectfully request that the Court grant this letter motion for an extension of time to respond to Plaintiffs' complaint to May 8, 2023.

We respectfully thank the Court for its courtesies in this regard.

Respectfully,

WELLS LAW P.C.

By: s/Steven W. Wells Steven W. Wells